

ROUTING AND TRANSMITTAL SLIP

7 December 1983

TO: (Name, office symbol, room number, building, Agency/Post)		Initials	Date
1.	D/OP [Redacted]		
2.			
3.			
4.			
5.			

Action	File	Note and Return
Approval	For Clearance	Per Conversation
As Requested	For Correction	Prepare Reply
Circulate	For Your Information	See Me
Comment	Investigate	Signature
Coordination	Justify	

REMARKS DDA 83-5071

The DDA would like to have a Headquarters Notice prepared covering the information in the attached letter.

DO NOT use this form as a RECORD of approvals, concurrences, disposals, clearances, and similar actions

FROM: [Redacted] (Agency/Post)	Room No.—Bldg. 7 D 24 Hqs
EO/DDA	Phone No. [Redacted]

5041-102

OPTIONAL FORM 41 (Rev. 7-75)
Prescribed by GSA
FPMR (41 CFR) 101-11.206

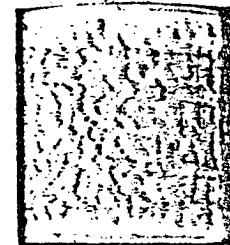
* GPO : 1981 O - 351-529 (149)

DD: [Redacted] cn (7 Dec 83)

Distribution:

Original YRS - Addressee w/att
1 - DDA Subject w/att
1 - DDA Chrono w/att
1 - EO/DDA Chrono w/att

1-2 100-13 STAT



STAT

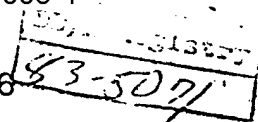
STAT



STAT

General
Services
AdministrationOffice of
Federal Supply
and Services

Washington, DC 20406



DEC 1 1983

Mr. Harry E. Fitzwater
Deputy Director of Administration
Central Intelligence Agency
Washington, DC 20505

Dear Mr. Fitzwater:

This is an advisory notice to alert your agency to some amendments to the laws governing employee relocation allowances.

The Joint Resolution, H.J. Res. 413, enacted as Public Law 98-151 on November 14, 1983, to continue appropriations for fiscal year 1984, also included amendments to the statutory authority for reimbursement of employee relocation expenses as contained in subchapter II, chapter 57, of title 5, U.S. Code.

The new provisions are effective on the date of enactment, November 14, 1983. General Services Administration (GSA) will issue the implementing regulations as expeditiously as possible. Employees of your agency being relocated at Government expense who reported for duty at the new official station on or after November 14, 1983, will be subject to the new relocation provisions as implemented by GSA. The new provisions affect allowances for household goods, temporary quarters, real estate expenses, income tax liability and third party relocation services. Specific details of GSA's implementation are not yet available.

As a separate matter, I would like to bring you up to date on the status of GSA's proposed per diem legislation. It was introduced in Congress on October 27, 1983, as H.R. 4233 by Congressman Jack Brooks and referred to the Committee on Government Operations. There have been no indications of further congressional action. This legislation would authorize GSA to prescribe a locality-based flat rate per diem system for reimbursement of an employee's subsistence expenses during official travel instead of the current actual subsistence expense and lodgings-plus per diem systems.

Questions or specific concerns regarding either the relocation legislation or the per diem bill may be directed to my staff representatives on 557-1253 or 557-1256.

Sincerely,

R. D. DANIERO
Acting Assistant Administrator